

LAW INTELLIGENCE.

The Courts for October.

After three months of a rather busy vacation, the Courts commence to-day their Fall work. The Courts have been repaired and cleaned; the Judges have returned, and a busy Autumn and Winter may be expected. The Supreme Court, with its heavy Circuit Calendar, will hold three circuits, at which Justices Leonard, Barnard and Sutherland will preside. At the Special Term, Judge Clark, independent of 125 demurrers interposed by the City, which are awaiting the decision of a test case of the Court of Appeals, there are upward of 200 issues of law and fact to be tried. We are requested to state that the rule as to postponing cases on the fall of the Calendar will be strictly adhered to in this Court.

The Superior Court holds two Trial Terms, presided over by Justices Barber and McCunn. Justices Robinson, Monell and Garvin will, at the same time hold the General Term.

The Common Pleas, Judges Daly and Cardozo, will hold the Trial Term, and the General Term will be held as usual.

The usual Chambers and Special Term for Trials will be held in the Supreme Court, by Chief-Judge Ingraham; in the Common Pleas, by Judge Brady, and the Superior, at an earlier hour, by Judges assigned at the General Term.

The District and Circuit Courts of the United States also open this week, the District Court on Tuesday, and the Circuit to-day. The Grand Jury will sit two weeks from today, and after that the criminal business in the Circuit Court, affecting out of frauds in the Revenue and forgeries of documents, will rise, if not surpass, the very heavy business in the General Sessions.

The Marine Court will hold its usual sessions. The Supreme Court announces the opening of the term of its Court to-day.

COURT CALENDAR—THIS DAY.

SUPREME COURT—CHAMBER.—Sept. 30.—Before Justice HARNARD.

CONCLUSION OF THE CASE—MISS LORKINS TRIUMPHANT.—Mr. KING LOSES EVEN HIS COUNSEL FEE.

This case was on Saturday summed up for the trial to open. The suit was for \$10,000, and was commenced with some difficulty, which elicited repeated shots of huzzahs from the crowded audience. Mr. McGregor, who had acted as *amicus curiae*, reported adversely to Mr. King, and Judge Barnard rendered a decision embracing the following conclusions: That \$7,000 were recoverable, and that \$3,000 were recoverable from some person named King; that \$7,000 were paid by Miss Lorkins to some person other than the plaintiff, and therefore had no claim on the drafts. That the agreement between the Commissioners and the court was that the expenses of the trial should be borne by the spectators in cheering and aapping of hands—found a

definite sum, and that the master was adjourned to Tuesday at 2 p.m. Council here objected to the admission of the master roll or contract, and the master was adjourned to Tuesday at 2 p.m.